Dear Legislature and Senators,

I write today to give testimony in opposition to SB 457. This bill is clear government overreach, similar to the many bills that have been introduced by this Democratic majority during the past several sessions.

SB 457

- 1. Makes the immunization information system mandatory. Current law states the Commissioner of Public Health or his designee may, within the limitations of available resources, establish a childhood immunization registry. This is a clear violation of health care privacy, government overreach and places laws at the discretion of unelected officials. This is illegal and against the CT Constitution. This sets up a central registry that will lead to digital passports which is an agenda item of the World Economic Forum, one world government and the corrupt WHO.
- 2. Requires the commissioner, or the commissioner's designee, provide the director of health of any municipality or health district with sufficient information on the persons who live in such director's jurisdiction and who are listed on the immunization information system in order to address under vaccinated communities and improve health equity. You have no right to any health information or a broad statement of "sufficient information" unless approved by the child's parents or guardians in writing. This should never be an opt out, but an opt in, if citizens wish to have their child's confidential health care information released to unelected bureaucrats that can make any laws or request any information needed that they wish. There are numerous vaccine injuries and deaths as reported in VAERS database for the mRNA vaccines. Now that the post vaccine data has been released by both Moderna and Pfizer of which our representatives are well aware of, the injuries and deaths in both children and adults you may want to rethink your position on mandatory vaccines for school age children. Do our legislature and Senators want to cause childhood injury and death in underserved communities? High rates of autism and learning disabilities? Myocarditis, and sudden cardiac death? Neurological injury? It certainly seems that way if you approve this bill and fail to investigate mRNA vaccine injury. I am sure that the legislature and Senators saw Dr. Gill's report from the OCME in Connecticut about the two teenagers that died a couple of days after their second Pfizer mRNA injection from vaccine induced myocarditis. This is heartbreaking for the parents and is a direct result of false data that has been advocated by this legislature, the media, the CDC, DPH and this governor.
- **3.** Allows the commissioner, or the commissioner's designee, to exchange immunization information system information with federal agencies providing health care services and other states' immunization information systems. Clear violation of health care privacy that ushers in a digital passport which again is n agenda item of the WEF, and the globalists one world government agenda.
- **4.** Removes confidentiality of records. removing what little protection there is currently in state law, allowing for the disclosure of personal information without authorization. **Who**

exactly do our legislatures and Senators think they are? Clear government overreach. Violates several federal laws. You are not the boss of me or my children, neither are the schools, any unelected officials, or medicine.

- 5. Gives rulemaking authority to the Commissioner of Public Health to regulate how the system is used and how a vaccine recipient or a parent may decline enrollment in the information system. The commissioners are unelected officials, this is a clear abdication of your vow to uphold the Constitution of the United States. Any codification of this law automatically makes it illegal. You cannot pass lawmaking ability to unelected officials.
- **6.** Requires the commissioner to adopt regulations to facilitate interoperability between the immunization information system and the State-wide Health Information Exchange. **Socialized Medicine of our health care system in Connecticut, again Government overreach.**
- 7. Requires health care providers to provide a vaccine recipient or parent information regarding how such vaccine recipient or such child may decline enrollment in the immunization information system. However, there are no details in the bill on how this will be done and there is no penalty if the health care provider does not provide the information. Clear government overreach and medical apartheid. Similar to what was done with EUA vaccine mandates. Public heath and schools are funded by the people of Connecticut. Government is funded by the taxpayers. We can also defund you. I was never against vaccines before, or Democrats I am now.

We the people of Connecticut will vote every single one of you out of office that continues to vote for these clear government overreach bills of which there have been many over the past several years.

Thank-you, Dr. Linda Dalessio EdD ACNP, BC Wolcott, CT